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0							- 52				De	COOL BREEZE	VS.	Pl	MARK BURRI,				9			Attorneys for Plaintiffs	Email: blunch@neyhartlaw.com wling@neyhartlaw.com	Tel. (415) 677-9440	369 Pine Street, Suite 800 San Francisco, CA 94104-3323	Wan Yan Ling (S NEYHART, ANI	Benjamin K. Lun	
											Defendant.	REFRIGERATION, INC.,		Plaintiffs,	MARK BURRI, as Trustee of the above,	COUNTY; U.A. LOCAL	AND WELFARE TRUST FUND; PIPE TRADES APPRENTICE AND	CAL NO. 467 HEALTH		NORTHERN DISTI	UNITED STATE	aintiffs	blunch@neyhartlaw.com wling@neyhartlaw.com	-9440 -9445	uite 800 4 94104-3323	Wan Yan Ling (SB # 297029) NEYHART, ANDERSON, FLYNN & GROSBOLL	ch (SB #246015)	
STIPULATION FOR CONTINGENT DISMISSAL											u v						STIPULATION FOR CONTINGENT	Case No. 17-CV-01265 MET		NORTHERN DISTRICT OF CALIFORNIA	UNITED STATES DISTRICT COURT					30LL		

STIPULATION FOR CONTINGENT DISMISSAL

executed by the parties is breached. Stipulated Judgment may be entered in the event that the underlying Settlement Agreement stipulate that this action shall be dismissed with prejudice, subject to the contingency that a The parties in the above-entitled matter, through their respective counsel of record, hereby

The parties therefore respectfully request that the Court contingently dismiss this case with

prejudice pursuant to the above.

IT IS SO STIPULATED AND AGREED.

Dated: 8/11/1/

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By: BENJAMÍN K. LUNCH

Attorney for Plaintiffs
Neyhart, Anderson, Flynn & Grosboll

Dated: (Aug. 7, 2017

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CATHERINE REICHENBERG Gunderson Law Firm COOL BREEZE REFRIGERATION Attorney for Defendant

IT IS SO ORDERED.

Dated: August 22, 2017

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STIPULATION FOR CONTINGENT DISMISSAL

GROSBOLL ATTORNITYS ATLAW ANDERSON, FLYNN & NEYHART,